1		
2		
3		
4		
5		
6		
7	UNITED STATES DISTRICT COURT	
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
9		
10	ZUNUM AERO, INC.,	CASE NO. C21-0896JLR
11	Plaintiff,	ORDER
12	V.	
13	THE BOEING COMPANY, et al.,	
14	Defendants.	
15	Before the court is Defendants The Boeing Company and Boeing HorizonX	
16	Ventures, LLC's (together, "Boeing") motion to stay briefing on Plaintiff Zunum Aero,	
17	Inc.'s ("Zunum") motion for post-trial relief. (Mot. (Dkt. # 727); Reply (Dkt. # 730); see	
18	also Post-Trial Mot. (Dkt. # 699).) Zunum opposes Boeing's motion to stay. (Resp.	
19	(Dkt. # 729).) The court has considered the parties' submissions, the relevant portions of	
20	the record, and the governing law. Being fully advised, the court finds that a stay would	
21	best conserve the court's and the parties' resources without unduly prejudicing Zunum.	
22		

Accordingly, the court GRANTS Boeing's motion (Dkt. # 727) and ORDERS that briefing on Zunum's motion for post-trial relief be stayed until the court rules on Boeing's pending motion for judgment as a matter of law (see JMOL Mot. (Dkt. # 695)), at which point the court will provide additional guidance with respect to briefing on Zunum's post-trial motion. The court DIRECTS the Clerk to, for the time being, terminate Zunum's motion (Dkt. # 699). The court further ORDERS the parties to meet and confer concerning the motion to seal Zunum filed alongside its motion (MTS (Dkt. # 697)) and, by no later than July 5, 2024, file a joint stipulated motion and proposed order on sealing to dispose of that motion. Dated this 25th day of June, 2024. JAMES|L. ROBART United States District Judge